1	Mark J. Werksman, Esq CSB No. 120767 LAW OFFICES OF MARK J. WERKSMAN		
2	801 South Figueroa Street, 11 <sup>th</sup> Floor Los Angeles, California 90017		
3	Tel: (213) 688-0460 /Fax: (213) 624-1942		
4	Attorneys for Defendant Alexander Dzhuga		
5	Trickander Dznuga		
6			
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	THE UNITED STATES OF ) CASE NO. CR-05-00589-JF		
12	AMERICA,		
13	Plaintiff,  STATUS CONFERENCE HEARING		
14	v. {		
15	ALEXANDER DZHUGA, et al.		
16	Defendant.		
17	——————————————————————————————————————		
18			
19	Defendants Alexander Dhuzga, Vladimir Semenov, Leonid Dzhuga, Natalia		
20	Stadnik, and Armond Tollett, II, by and through their respective counsels of		
21	record, and the United States of America, by and through its representative,		
22	Assistant United States Attorney Richard C. Cheng, hereby agree and stipulate		
23	that the status conference currently scheduled for September 27, 2006 shall be		
24	continued to October 4, 2006 at 9:00 a.m.		
25			
26			
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PAGE 02/02

MARK WERKSMAN PAGE 03/04 21,35241942 09/08/2006 15:04 The basis for the requested continuance is a scheduling conflict with 1 2 attorney Mark J. Werksman. 3 4 5 Dated: September \_\_\_\_, 2006 United States Attorney Kevin V. Ryan 6 By: 8 Richard C. Cheng Assistant United States Attorney 9 10 Dated: September \_ 2006 11 By: Mark Werksman .1,2 Attorney for Defendant Alexander Dzuhga 1.3 14 Dated: September Ву 15 Geoffrey A. Braun Aftorney for Defendant 16 Vladimir Semenov 1.7 18 Dated: September 1, 2006 By: 19 Dinitry Gurovich Attorney for Defendant Loonid Dzuhga 20 21 22 Dated: September 11, 2006 23 Elon Berk Attorney for Defendant Natalia Stadnik 24 25 26 Dated: September 17, 2006 27 Kurt Robinson Attorney for Defendant Armond Tollett, II 28 Merk Werkomun 801 S. Figueroa St. Alth Floor D.A., GR 90017

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MARK WERKSMAN

PAGE 03/06

1	The basis for the requested continuance is a scheduling conflict with
2	attorney Mark J. Werksman.
3	
4	
5	Dated: September 11, 2006 United States Attorney Kevin V. Ryan
6	
7	Ву:
8	Richard C. Cheng Assistant United States Attorney
9	
10	
11	Dated: September 8, 2006 By: Mark Werksman
12	Attorney for Defendant Alexander Dzuhga
13	, , , , , , , , , , , , , , , , , , , ,
14	Dated: September, 2006 By:
15	Geoffrey A. Braun Attorney for Defendant Vladimir Semenov
16	Vladimir Semenov
17	
18	Dated: September, 2006 By:
19	Dmitry Gurovich Attorney for Defendant Leonid Dzuhga
20	Leonid Dzuhga
21	
22	Dated: September, 2006 By:
23	Hon Berk
24	Attorney for Defendant Natalia Stadnik
25	
26	Detail Santamban 2006 D
27	Dated: September, 2006 By:
28	Attorney for Defendant Armond Tollett, II

		-		
1	Mark J. Werksman, Esq CSB N	o. 120767		
2	Mark J. Werksman, Esq CSB N LAW OFFICES OF MARK J. WI 801 South Figueroa Street, 11 <sup>th</sup> Flo Los Angeles, California 90017 Tel: (213) 688-0460 /Fax: (213) 62	or		
3	Tel: (213) 688-0460 /Fax: (213) 62	<b>4-1942</b> **E-filed 9/25/06**		
4	Attorneys for Defendant Alexander Dzhuga	2 med 7/23/00		
5	Alexander Dznuga			
6				
7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10				
11	THE UNITED STATES OF	) CASE NO. CR-05-00589-JF		
12	AMERICA,	}		
13	Plaintiff,	(PROPOSED) ORDER		
14	v.			
15	ALEXANDER DZHUGA, et al.	}		
16		}		
17	Defendant.	. }		
18				
19	The status conference c	urrently scheduled for September 27, 2006		
20	shall be continued to October 4, 200	6 at 9:00 a.m.		
21				
22				
23				
24				
25	Dated: September 25, 2006	0		
26		Honorable Jeren y Fogel United States Ju Ige		
27		<u>-</u>		
28				
- 1	,			

1	1 (PROOF OF SERVICE - 1013A(3), 2015.5 C.C.P.)	
2		
3	3 COUNTY OF LOS ANGELES ss.	
4		
and not a party to the within action; my business address is 801 South Figueroa Str Los Angeles, California 90017.		
6	On September 22, 2006, I served the foregoing documents described as:  STIPULATION TO CONTINUE STATUS CONFERENCE HEARING;  [PROPOSED] ORDER on interested parties in this mater by placing a true copy in a sealed envelope addressed as follows:	
7		
8		
9	Richard C. Cheng Geoffrey A Braun, Esq.	
10	130 Almaden Street San Jose, CA 95110	
11	Fax No. (408) 333-3000	
12	Attorney for United States of America	
13	Dmitry Y. Gurovich, Esq. Elon Berk, Esq. Gurovich & Associates Gurovich & Associates	
14	4 15250 Ventura Blvd., Ste. PH-1220 Sherman Oaks, CA 91403 Sherman Oaks, CA 91403	
15	5 Attorney for Leonid Dzhuga Attorney for Natalia Stadnik	
16		
17	1970 Broadway, Suite 1250	
18	Attorney for Armond Tollett, II	
19		
20	(BY MAIL) X I am "readily familiar" with the firm's practice of collection	
processing correspondence for mailing. Under that practice, it would be der	processing correspondence for mailing. Under that practice, it would be deposited wit postal service on that same day with postage thereon fully prepaid at Los Angeles, Cal	
22   23	the ordinary course of business. I am aware that on motion of the party served, service pursuant to C.C.P. § 1013(a) should be presumed invalid if postal cancellation date of	
24	meter date is more than on day after date of deposit for mailing in affidavit.	
25	the addressee(s)	
26	6 (BY FACSIMILE) By sending a copy of said document by facsimile ma instantaneous transmittal via telephone to the offices of the addressees listed above usi	
27	following felephone numbers	
28	8	

## 

1	(STATE) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
2 3	(FEDERAL) X_ I declare that I am employed in the office of a member of the bar of this court at whose discretion the service was made.
4	Executed on this 22th day of September 2006, in Los Angeles, California.
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6	January Comments
7	Ladonna Ellis
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